P.E. 1/1/02 1-1470



1934 Act Registration No. 1-14700

SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549



FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

For the month of January 2002

Taiwan Semiconductor Manufacturing Company Ltd.

(Translation of Registrant's Name Into English)

No.121 Park Avenue III Science-Based Industrial Park Hsin-chu, Taiwan

(Address of Principal Executive Offices)

PROCESSED

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(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)

Form 20-F		Form 40-F	
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(Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)

Yes	No <u>V</u>
(If "Yes" is marked, indicated below	the file number assigned to the registrant in connection
with Rule 12g3-2(b): 82:)	

THIS REPORT ON FORM 6-K SHALL BE DEEMED TO BE INCORPORATED BY REFERENCE IN THE REGISTRATION STATEMENT ON FORM F-3 (FILE NO. 333-14218) OF TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY, LTD. AND TO BE A PART THEREOF FROM THE DATE ON WHICH THIS REPORT IS FURNISHED. TO THE EXTENT NOT SUPERSEDED BY DOCUMENTS OR REPORTS SUBSEQUENTLY FILED OR FURNISHED.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Taiwan Semiconductor Manufacturing Company Ltd.

Date: January 29, 2002

Lora Ho

Controller

As a result of our common shares being listed on the Taiwan Stock Exchange, we are required on an on-going basis to file with the Taiwan Stock Exchange unaudited unconsolidated financial statements as of and for the year-to-date period ending on each of March 31 and September 30. We also regularly release unconsolidated financial statements as of and for the six months ended June 30 and as of and for the year ended December 31. These unconsolidated financial statements are prepared in accordance with generally accepted accounting principles in the Republic of China, also called ROC GAAP, which differ in some material respects from generally accepted accounting principles in the United States, also called US GAAP. For a discussion of the material differences between ROC GAAP and US GAAP, see note 24 to our consolidated financial statements in our Registration Statement on Form F-3 (Registration No. 333-14218), initially filed with the United States Securities and Exchange Commission on December 21, 2001 (as amended, the "Registration Statement"). In addition, by their nature, unconsolidated financial statements are not comparable in material respects with consolidated financial statements, and should not be compared to the consolidated financial statements for prior periods. Because we have released certain unaudited unconsolidated financial statements for 2001, we are required under applicable rules of the United States Securities and Exchange Commission to include those unaudited unconsolidated financial statements in the prospectus constituting part of our Registration Statement.

The unaudited unconsolidated financial statements do not consolidate the financial position and operations of any of our subsidiaries. Instead, the unconsolidated financial statements account for our investments in our subsidiaries, including TSMC International Investment, our holding company for WaferTech, by using equity method accounting, which differs materially from consolidation. Other differences resulting from nonconsolidation include:

- the level of our bank debt which is zero on an unconsolidated level because all of our bank debt is borrowed by one or more of our subsidiaries;
- intercompany sales between Taiwan Semiconductor Manufacturing Company Limited and its subsidiaries are not eliminated; and
- individual assets, liabilities, revenue and expenses of unconsolidated subsidiaries are not included in the unconsolidated financial statements.

For a discussion of the accounting policies used in the unaudited unconsolidated financial statements, see note 2 to the unaudited unconsolidated financial statements. Because we account for subsidiaries in our unconsolidated accounts based on the equity method, our unaudited unconsolidated net assets and net income would generally be the same as in our consolidated accounts. Other amounts in other line items may be materially different in our unconsolidated financial statements from our consolidated financial statements. We can give no assurance as to what the relative level of unconsolidated and consolidated assets, net sales, net income or any other financial statement line item will be for the year ended December 31, 2001.

Taiwan Semiconductor Manufacturing Company Ltd.

Unconsolidated Financial Statements as of December 31, 2001 and 2000

English Translation of Financial Statements Originally Issued in Chinese Tarwan SRMICONDUCTOR MANUPACTURING COMPANY LTD.

UNCONSOLIDATED BALLANCE SHBETS December 31, 2001 and 2000 (in Thousand New Taiwan Dollars, Except Par Value)

: e	131	1	≈ ~ - '};	ৰ ম	4	% %	19 19	707
Amoun!	\$ 4,346,578 7,989,953 24,392,400	4,409,731 50,000 41,188,662	29,000,000 7,086,379 1,509,535 434,183	79,218,759	13,000,000	116,893,646 55,285,824	10,689,323 1,091,003 65,143,847 (276,374 (71,564 2,61,753,699	\$340.977.458
*	-	1 . 1	200		. 4	50 17	S 5 (S)	ą
2001 Amount	\$ 2,082,606 1,123,894 12,367,319	5,000,000	24,400,000 7,210,972 1,654,653 268,165	38.544,609	13/000,000	168,325,531 57,128,433	17,180,067 349,941 19,977,402 1,228,701 277,180,075	\$335.734684
LIABILITIES AND SHARBHOLDBRS' BOUITY	CURRENT LIABILITIES Payable to related parties (Note 12) Accounts payable Payable to contractors and equipment suppliers	Accrued expenses and other current labilities (Note 15) Lease obligation Current portion of fonds (Note 8) Total Current Liabilities	NONCURRENT L'ABILITIES Bonds - net of current portion (Note 6) Guarantre deposits (Note 14) Accrued peusion cost (Note 2 and 10) Deferred gain on sale-tessetack (Note 2)	Total Noncurent Liabilities Total Liabilities	SHAREHOLDBRS' EQUITY (Notes 2 and 9) Capital stock. Fit par value Authorized: 24,600,000 thousand shares in 2001 and 17,800,000 thousand shares in 2000 Igned: Rened: Preferred - 1,300,000 thousand stares Corramon - 16,632,554 thousand shares	In 2001 and 11,689,365 thousand startes in 2000 Capital surplus	Retained Saturgs: Appropriated as legal reserve Appropriated as apectal reserve Unappropriated earnings Cumulative franslation adjustments Unrealized loss on fong-term investment Total Shareholders' Equity	TOTAL LIABILITIES AND SHAREHOLDERS' BQUITY
12	ed 1 1 E	e , (j. ⁶ 4		;	로 영 기	۹ ،	4 ital	301
2000 Amount	\$ 35,664,440 994,815 125,175	30,335,314 946,734) [2,204,167) 10,967,935 8,122,000	2,691,808 85,950,586 33,422,010		46,317,643 210,461,923 260,442,492 69,332,168) 40,855,945 207,005,370	3,309,707	5,55%,126 3,122,610 967,985 6,25,647 11,284,785	\$340,972,45B
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Amount	\$ 33,403,706 523,861 176,582	49,937,636 (1,100,492) (2,581,551) 8,504,418 2,347,400	2.471.566 63.652.726 32.869.391		52,527,184 242,347,119 24,724,183 29,628,486 (140,724,640) 56,095,396 215,499,342	2961317	16,175,070 3,239,723 772,912 555,053 9,250 20,752,098	8335.724.684
ASSETS	CURRENT ASSETS Casts and cash equivalents (Notes 2 and 3) Receivable from related partics (Note 12) Notes receivable	Accounts receivable Allowance for doubtful receivables (Note Z) Allowance for sales returns and others (Nota Z) Inventories - net (Notes Z and 4) Deferred income tax assetts (Notes Z and 11)	Prepaid expenses and other current assets (Notes 2 and 12) Total Current Assets LONG-THRM INVESTMENTS (Notes 2 and 5)	PROPERTY, PLANT AND BOUPASENT (Notes 2, 6 and 12) Cost	Buildings Machinery and equipment Office equipment Total cost Accumulated deprecation Advance payments and construction in progress Net Property, Plant and Equipment	GOODWILL (Note 2) OTHER ASSETS	Deferred Income tax asserts (Notes 2 and 11) Deferred charges – net (Notes 2 and 7) Reformulable deposits (Note 14) Asserts lassed to others (Note 2) Miscellancous Total Other Assets	TOTAL ASSETS

The accompanying notes are an Integral part of the financial statements.

English Translation of Financial Statements Originally Issued in Chinese

TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD.

UNCONSOLIDATED STATEMENTS OF INCOME For the Years Ended December 31, 2001 and 2000 (In Thousand New Taiwan Dollars, Except Earnings Per Share)

	2001		2000	
	Amount	%	Amount	%
GROSS SALES (Notes 2, 12 and 16)	\$ 128,563,819		\$ 169,223,128	
SALES RETURNS AND ALLOWANCES (Note 2)	(2.675,816)		(2,994,708)	
NETSALES	125,888,003	100	166,228,420	100
COST OF SALES (Note 12)	89,506,952	<u>_71</u>	90,231,581	_54
GROSS PROFIT	<u> 36,381,051</u>	_29	<u>75,996,839</u>	<u>46</u>
OPERATING EXPENSES (Note 12)				
Research and development	10,649,019	8	7,203,591	5
General and administrative	6,048,665	5	5,299,135	3
Marketing	2,341,081	_2	2,953,008	_2
Total Operating Expenses	19,038,765	<u>15</u>	15,455,734	10
INCOME FROM OPERATIONS	17,342,286	14	60,541,105	_36
NON-OPERATING INCOME				
Interest	1,365,919	1	1,575,460	1
Insurance compensation	860,835	1	1,623,832	1
Premium income (Notes 2 and 15)	234,732	_	8,115	-
Technical service income (Note 12)	55,077	_	23,557	_
Gain on sales of property, plant and	00,077		2,,,,,,	
equipment (Note 2)	52,376	-	62,921	-
Gain on sales of short-term investments	ŕ		, –	
(Note 2)	-	-	104,643	-
Foreign exchange gain - net (Note 2)		_	828,025	1
Equity in net income of investee companies				
- net (Notes 2 and 5)	-	-	779,326	-
Other (Note 12)	<u>322,618</u>	-	<u>295,295</u>	
Total Non-Operating Income	<u>2,891,557</u>	_2	5,301,174	3
NON-OPERATING EXPENSES				
Equity in net loss of investee companies				
- net (Notes 2 and 5)	6,429,631	5	_	_
Interest (Notes 6 and 15)	1,951,830	2	1,858,197	1
Foreign exchange loss – net (Notes 2	1,901,000	4	1,000,197	1
and 15)	695,620	_		_
(Forward)	090,020	-	•	
(2.02.104.0)				

English Translation of Financial Statements Originally Issued in Chinese

Loss on sales of and provision for loss on property, plant and equipment (Note 2)	\$ 234,862	- \$. 99,220	. -
Loss on sale of long-term investments (Note 2)	102,978	-	-	-
Amortization of bond issue cost (Note 2)	12,504	-	32,658	-
Other	147,703		14,610	
Total Non-Operating Expenses	<u>9,575,128</u>	7	2,004,685	_1
INCOME BEFORE INCOME TAX	10,658,715	9	63,837,594	38
INCOME TAX BENEFIT (Notes 2 and 11)	<u>3,824,4</u> 59	_3 _	1,268,600	_1
NET INCOME	<u>\$ 14.483.174</u>	_12 \$	65,106,194	<u>39</u>
EARNINGS PER SHARE Based on weighted-average number of				
common shares outstanding - 16,832,554 thousand shares in 2001 and 11,400,882 thousand shares in 2000 Based on 16,417,270 thousand shares	<u>50.83</u>		<u>\$5.71</u> \$3.96	

The accompanying notes are an integral part of the financial statements.

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BALANCE, JASUARY 1, 2000	•	-) ASTUART	A PANTAREIP	•	•	1 67,300	864°48'11 \$	40,68	£9 →	11788711 0	1 (25(1))	•	1 15,052,254	(PYDZTYT †		(31/09/100)	\$ 120,743,447
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BALANCE DECEMBER 11, 2000	00710571	33,000,11	11,669363	116000.616	ar'arz	STITE OF	344, 136	PAIGGE	PCZ AI	и	11,200,713	02.034,pu	1/39(_000)	CE, USAN	HOMID	(איניר	(מנשמב)	MA.741.699
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English Translation of Financial Statements Originally Issued in Chinese

TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD.

UNCONSOLIDATED STATEMENTS OF CASH FLOWS For the Years Ended December 31, 2001 and 2000 (In Thousand New Taiwan Dollars)

	_	2001	2000
CASH FLOWS FROM OPERATING ACTIVITIES			
Net income	\$	14,483,174 \$	65,106,194
Net income of the merged companies	•	- (135,077)
Adjustments to reconcile net income to net cash		`	100,0,1,
provided by operating activities:			
Depreciation and amortization		48,875,754	33,051,197
Deferred income taxes	(3,840,777) (1,059,841)
Equity in net loss (income) of investee	`		
companies – net		6,429,631 (779,326)
Loss on sales of long-term investments – net		102,978	
Loss on sales of and provision for loss on			
property, plant and equipment - net		182,486	13,823
Accrued pension cost		345,318	360,673
Allowance for doubtful receivables		153 <i>,</i> 758	490,835
Allowance for sales returns and others		377,384	965,503
Changes in operation assets and liabilities:			
Decrease (increase) in:			
Receivable from related parties		470,954 (538,201)
Notes receivable	(51,407)	96,364
Accounts receivable		10,377,678 (14,268,429)
Inventories - net		2,463,517 (2,985,133)
Prepaid expenses and other current assets		359,342	729,775
Forward exchange contract receivable		49,4 80	7,108
Increase (decrease) in:	,	0 0 (0 0 00 0)	0.550 ///
Payable to related parties	(2,263,972)	3,552,646
Accounts payable	(6,866,059)	2,379,105
Forward exchange contract payable		218,165	76,168
Accrued expenses and other current	,	007.0063	794 00E
liabilities	(_	<u>201,096</u>) _	736,885 87,800,269
Net Cash Provided by Operating Activities	_	71,666,308	87,800,209
CASH FLOWS FROM INVESTING ACTIVITIES			
Decrease in short-term investments		-	236,250
Acquisitions of:			-
Property, plant and equipment	(68,002, 44 8) (79,270,461)
Long-term investments	í	4,563,682) (
Proceeds from sales of:	,		
Property, plant and equipment		298,231	219,233
Long-term investments		162,334	-
(Forward)			•
- 6 -			6

English Translation of Financial Statements Originally Issued in Chinese

→ S&C-DC

Increase in deferred charges Decrease (increase) in refundable deposits	(\$ 1,465,703) (\$ 1,089,730) 195,073 (770,733)
Cash inflow from the merged companies Net Cash Used in Investing Activities	$\begin{array}{ccc} & & - & & 1.412,404 \\ \hline (& 73,376,195) & (& 91,129,620) \end{array}$
CASH FLOWS FROM FINANCING ACTIVITIES	
Proceeds from issuance of:	0.000.000
Long-term bonds	- 9,000,000
Capital stock	- 37,322,550
Payments on: Short-term bank loans	/ 12 635 000 \
	- (12,635,000)
Commercial paper	- (5,479,288) (50,000) -
Lease obligation Long-term bank loans	- (7,550,000)
Increase in guarantee deposits	124,593 1,900,663
Bonus paid to directors and supervisors	(584,303) (215,151)
Cash dividends paid on preferred shares	(<u>41,137</u>)
Net Cash Provided by (Used in) Financing Activities	(
Trot cantillo randa by (cook 21) 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
NET INCREASE (DECREASE) IN CASH AND	
CASH EQUIVALENTS	(2,260,734) 19,014,423
	. , , , = ,
CASH AND CASH EQUIVALENTS, BEGINNING OF	
THE YEAR	<u> 35,664,440</u>
CASH AND CASH EQUIVALENTS, END OF	
THE YEAR	<u>\$ 33,403,706</u>
•	
SUPPLEMENTAL INFORMATION	
Interest paid (excluding the amounts of \$207,297 and	
\$72,903 capitalized in 2001 and 2000, respectively)	\$ 1,980,399 \$ 2,366,026
Income tax paid	<u>\$ 16,318</u> <u>\$ -</u>
Noncash investing and financing activities:	
Effect of exchange rate changes on cash and cash	£ 1,050,005 £ 7,000,074
equivalents	\$ 1,258,395 \$ 1,009,264
Current portion of long-term liabilities	<u>\$ 5.000.000</u> <u>\$ 50.000</u>
Cash paid for acquisitions of property, plant and	
equipment Total acquisitions	£ EE 077 347 £ 90 043 4E9
Total acquisitions	\$ 55,977,367 \$ 89,963,658
Decrease (increase) in payables to contractors	12 025 081 / 10 402 1073
and equipment suppliers	12,025,081 (10,693,197) \$ 68,002,448 \$ 79,270,461
	<u>⊅ /7.∠/U.461</u>

The accompanying notes are an integral part of the financial statements.

English Translation of Financial Statements Originally Issued in Chinese

TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD.

NOTES TO UNCONSOLIDATED FINANCIAL STATEMENTS (Amounts in Thousand New Taiwan Dollars, Unless Specified Otherwise)

GENERAL

Taiwan Semiconductor Manufacturing Company Ltd (the "Company"), a Republic of China corporation, is engaged mainly in the manufacture, sale, packaging, and testing of integrated circuits and other semiconductor devices, and the manufacture and design of masks. TSMC was incorporated as a venture among the Government of the Republic of China, acting through the Development Fund of the Executive Yuan; Philips Electronics N.V. and certain of its affiliates (Philips); and certain other private investors. In September 1994, its shares were listed on the Taiwan Stock Exchange. In October 1997, TSMC listed its shares of stock on the New York Stock Exchange in the form of American Depositary Shares.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The financial statements have been prepared in conformity with accounting principles generally accepted in the Republic of China. The significant accounting principles adopted by the Company are as follows:

Cash and Cash equivalents

Government bonds acquired under agreements that provide for their repurchase within less than three months from date of purchase are classified as cash equivalents.

Allowance for doubtful receivables

Allowance for doubtful receivables are provided based on a review of the collectibility of individual receivables.

Sales and allowance for sales returns and others

Sales are recognized when titles of products and risks of ownerships are transferred to customers, primarily upon shipment. Allowance and related provisions for sales returns and others are provided based on experience; such provisions are deducted from sales and related costs are deducted from cost of sales.

Inventories

Inventories are stated at the lower of standard cost (adjusted to approximate weighted-average cost) or market value. Market value represents net realizable value for finished goods and work in process, and replacement value for raw materials, supplies and spare parts.

Long-term investments

Investments in shares of stock of companies wherein the Company exercises significant influence on their operating and financial policy decisions are accounted for using the equity method. The difference between the investment cost and the Company's proportionate equity in the net assets of the investee on the date of acquisition is amortized over five years using the straight-line method. Such amortization and the Company's proportionate share in the net income or net loss of investee companies are recognized as components of "Equity in net income or net loss in investee companies net" account. When the Company subscribes to additional investee shares at a percentage different from its existing equity interest, the resulting carrying amount of the investment in equity investee differs from the amount of Company's proportionate share in the investee's net equity. The Company records such difference as an adjustment to "Capital surplus" and the "Long-term investments" accounts, respectively.

In the event an investee offsets its capital surplus, excluding reserve from asset revaluation, against its accumulated deficit, which is recorded as a debit to the "Capital surplus" account and a credit to "Retained earnings" account, the Company also records the entry by its proportionate share of the investee capital surplus that was generated subsequent to its acquisition of investee interest, excluding reserve from asset revaluation.

If an investee's functional currency is a foreign currency, "Cumulative translation adjustments" would result from the process of translating the investees' financial statements into the functional currency of the Company.

Other stock investments are accounted using the cost method. These investments are stated at cost less declines in market value of listed stocks or declines in value of unlisted stocks which is considered irrecoverable; such reductions are charged to shareholders' equity or current income, respectively. Cash dividends are recognized as income in the year received but are accounted for as reduction in the carrying value of the long-term investment if the dividends are received in the same year that the related investments are acquired.

Stock dividends are recognized only as an increase in the number of stocks held on the ex-dividend date.

Investments in foreign mutual funds are stated at the lower of cost or net asset value (NAV). Write-downs of cost and write-ups to original acquisition cost resulting from subsequent recovery of the NAV are debited or credited to shareholders' equity.

The costs of investments sold are determined using the weighted-average method.

The Company's proportionate share in the gains from sales of property, plant and equipment, net of the applicable income tax, included as its share in the net income or net loss of equity-accounted investee companies for the current year is reclassified to capital surplus from retained earnings. Such amount is reclassified back to retained earnings when the Company subsequently disposes the related investment. Also, if an investee company has unrealized loss on its own long-term investment which is evaluated using the lower-of-cost-or-market method, the Company recognizes that unrealized loss in proportion to the Company's equity interest and is recorded in an

account that is a component of its own shareholders' equity.

Gain or loss on transactions with investee companies wherein the Company owned at least 20% of the outstanding common stock but less than a controlling interest are deferred in proportion to the ownership percentage until realized through a transaction with a third party. The entire amount of the gains or losses on sales to majority-owned subsidiaries are deferred until such gains or losses are realized through the subsequent sale of the related products to third parties. On the other hand, if the gains or losses arose from sales by the investee companies or majority-owned subsidiaries to the Company, such gains or losses are deferred in proportion to the ownership percentage until realized through transactions with third parties.

Property, plant and equipment and assets leased to others

Property, plant and equipment and assets leased to others are stated at cost less accumulated depreciation. Major additions, renewals, betterment and interest expenses incurred during the construction period are capitalized. Maintenance and repairs are expensed currently.

Property, plant and equipment covered by agreements qualifying as capital leases are carried at the lower of the present value of all minimum future rental payments, or the market value of the property at the inception date of the lease. The lessee's periodic rental payment includes the purchase price of the leased property, and the interest expense.

Depreciation is computed using the straight-line method over these estimated service lives: Buildings - 10 to 20 years; machinery and equipment - 5 to 10 years; and office equipment - 3 to 5 years.

Upon sale or disposal of an item of property, plant and equipment, the related cost and accumulated depreciation are removed from the accounts, and any gain or loss is credited or charged to income. Any such gain, less applicable income tax, is reclassified to capital surplus at the end of the year (before the relevant regulation was amended).

Goodwill

Goodwill arising from the business combinations is amortized using the straight-line method over 10 years.

Deferred charges

These consist of software and system design costs, technology know-how, bond issue costs and technology license fee. These are amortized as follows: software and system design costs – three years, technology know-how – five years, bond issue costs – the term of the bonds, and technology license fee – the term of the contract or economic useful lives of the related technology.

Pension costs

Net periodic pension costs are recorded on the basis of actuarial calculations. Unrecognized net transition obligation is amortized over 25 years.

Deferred gain on sale-leaseback

The gain on the sale of property is deferred. Such deferred gain is then amortized as follows: (a) operating lease - adjustment of rental expenses over leasing period, and (b) capital lease - adjustment of depreciation over the estimated useful life or leasing period.

Income tax

The Company adopted the inter-period income tax allocation method. Deferred income taxes are recognized for the tax effects of taxable temporary differences, unused tax credits, and operating loss carry forwards. Valuation allowance is provided for deferred income tax assets that are not certain to be realized. A deferred tax asset or liability is, according to the classification of its related asset or liability, classified as current or non-current. However, if a deferred asset or liability cannot be related to an asset or liability in the financial statements, it is classified as current or non-current based on the expected reversal date of temporary differences.

Adjustments of prior years' tax liabilities are added to or deducted from the current year's tax provision.

Income taxes (10%) on unappropriated earnings generated starting January 1, 1998 are recorded as expense in the year when the shareholders have resolved that the earnings shall be retained.

Derivative financial instruments

Foreign currency forward exchange contracts (forward contracts), entered into for purposes other than trading are recorded as follows: the differences in the New Taiwan dollar amounts translated using the spot rates and the amounts translated using the contracted forward rates are amortized over the terms of the forward contracts using the straight-line method. At the balance sheet dates, the receivables or payables arising from forward contracts are restated using the prevailing spot rates and the resulting differences are recognized in income. Also, the receivables and payables related to the forward contract are netted out and the resulting net amount is presented as either an asset or liability.

The Company enters into interest rate swap transactions to manage interest rate fluctuations on liabilities. These transactions are accounted for on an accrual basis, in which cash settlement receivable or payable is recorded as an adjustment to interest income or expenses.

The notional amounts of the foreign currency option contracts entered into for hedging purposes are not recognized as either assets or liabilities on the contract dates.

Other foreign-currency transactions

Other foreign-currency transactions are recorded in New Taiwan dollars at the rates of exchange in effect when the transactions occur. Gains or losses caused by the application of different foreign exchange rates when cash in foreign currency is converted into New Taiwan dollars, or when foreign-currency receivables and payables are settled, credited or charged to income in the year of conversion or settlement. At period-end, the balances of foreign-currency assets and liabilities are restated based on prevailing exchange rates and any resulting gains or losses are credited or charged to income.

Reclassifications

Certain accounts in 2000 have been reclassified to conform to 2001 classifications.

3.	CASH AND CASH EQUIVALENTS		20	01	2	000
	Cash and bank deposits Government bonds acquired under repu	rchaca	\$ 31,6	78,047	\$35,	.053,733
	agreements	пспазе	1,7	<u> 25,659</u>		610,707
			<u>\$ 33,4</u>	<u>03.706</u>	<u>\$35</u>	.664 <u>.440</u>
4.	INVENTORIES - NET		20	001		2000
	Finished goods Work in process Raw materials Supplies and spare parts		6,6 5 8	518,635 85,094 521,680 670,780 596,189	8.	,606,368 ,422,401 ,423,444 ,083,348 ,535,561
	Less - allowance for losses			91,771)	(<u>567,626</u>)
			<u>\$ 8,5</u>	04 <u><i>4</i>18</u>	<u>\$10</u>	<u>.967.935</u>
5.	LONG-TERM INVESTMENTS	2001		·	2000	
		Carrying Value	% of Owner- ship	Carryit Value	_	% of Owner- ship
	Shares of stock					
	Equity method: TSMC International Investment Vanguard International	\$19,987,814	100	\$23,678	3,522	100
	Semiconductor	3,377,526	2 5	5,613	5,075	25
	TSMC Partners Systems on Silicon Manufacturing Company	3,032,376	100	535	5,162	100
	Pte Ltd. (SSMC)	2,907,967	32	935	5,870	32
(F	orward)			',		

TSMC - North America	\$	786,062	100	5	666,924	100
Emerging Alliance Fund		741,617	99		-	_
Kung Cherng Investment		177,812	25		158,752	25
Cherng Huei Investment		166,639	25		138,200	25
Po Cherng Investment		164,724	25		136,984	25
Chi Hsin Investment		158,252	25		139,000	25
Hsin Ruey Investment		157,352	25		128,100	25
Chi Cherng Investment		156,694	25		130,794	25
TSMC - Japan		80,156	100		37,803	100
TSMC - Europe		10,147	100	_	9,594	100
- · · · · · · · · · · · · · · · · · · ·		31,905,138			32,310,780	
Cost method:						
Traded						
Amkor Technology		280,748	-		•	-
Taiwan Mask Corp.		32,129	2		32,129	2
Non-traded						
United Technology		193,584	11		146,250	10
Hon Tung Venture Capital		150,000	10		120,000	10
Shin-Etsu Handotai						
Taiwan Company Ltd.		105,000	7		105,000	7
W.K. Technology Fund IV		50,000	2		50,000	4
Taiwan Semiconductor						
Technology		<u> </u>	•	_	500,000	19
	_	811,461		_	953,379	
<u>Funds</u>						
Horizon Ventures		125,701			93,304	_
Crimson Asia Capital		<u>27,091</u>	_		64,547	-
Chilbon Asia Capital		152,792	_	-	157,851	-
	_	102,174		•	13/,001	
	<u>\$</u>	<u>32,869,391</u>		(633,422,0 <u>10</u>	

The equity in net income or (net loss) of subsidiaries and investee companies consisted of the following:

	2001 2000
TSMC International Investment	(\$ 4,855,844) \$ 138,589
Vanguard International Semiconductor	(2,236,940) 597,812
TSMC Partners	2,357,405 494,966
SSMC	(1,722,080) (473,661)
TASMC	- (331,330)
Others	<u>27,828</u> <u>352,950</u>
	(<u>\$ 6,429,631</u>) <u>\$ 779,326</u>

·	2001	2000
Market value of traded stocks	\$ 7,055,888	\$ 8,729,639
Equity in the net assets of unlisted stocks	29,12 4 ,386	27,597,593
Net asset value of funds	152,792	157, 85 1

6. PROPERTY, PLANT AND EQUIPMENT

Accumulated depreciation consisted of the following:

	2001	2000
Buildings	\$ 15, 181,44 5	\$ 9,816,698
Machinery and equipment	122,659,129	82,77 5,965
Office equipment	2,384,066	1,739,505
	<u>\$140,224,640</u>	\$ <u>94.332.168</u>

Information on the status of the construction of the Company's manufacturing facilities as of December 31, 2001 is as follows:

Manufacturing Plant	Estimated Cost	Accumulated Expenditures	Expected or Actual Date of Start of Operations
Fab 6	\$76,889,000	\$69,986,000	March 2000
Fab 7	5,930,500	2,867,500	March 2001
Fab 8	28,322,100	11,355,300	March 2001
Fab 12 - 1st stage	38,280,800	28,988,700	April 2002
Fab 14 - 1st stage	9, 7 11,000	8,449,600	June 2003

Interest expense (before deducting capitalized amounts of \$207,297 in 2001 and \$72,903 in 2000) for the years ended December 31, 2001 and 2000 were \$2,159,127 and \$1,931,100, respectively. The interest rates used for purposes of calculating the capitalized amounts were 5.283% in 2001 and 6.468% to 6.620% in 2000.

As of December 31, 2001, properties with an aggregate net book value of about \$1,378,184 were mortgaged as collateral for long-term loans.

7. DEFERRED CHARGES - NET		2000
Software and system design costs	\$ 2,073,752	\$ 1,420,528
Technology license fee	996,578	1,442,292
Technology know-how	103,500	157,500
Bond issue costs	33,091	45,595
Others	32,802	<u>56,695</u>
	<u>\$ 3,239,723</u>	<u>\$ 3,122,610</u>

8.	BONDS	2001	
	Domestic unsecured bonds: Repayable in March 2003, 7.71% annual interest payable semi-annually Repayable in October 2002 and 2004, 5.67% and 5.95% annual interest payable annually,	\$ 4,000,000	\$ 4,000,000
	respectively Repayable in December 2005 and 2007, 5.25% and 5.36% annual interest payable annually,	10,000,000	10,000,000
	respectively	15,000,000	15,000,000
		\$29,000,000	\$29,000,000

Future minimum principal payments under the Company's bonds arrangements as of December 31, 2001 are as follows:

Year of Repay	Amount
2002	\$ 5,000,000
2003	4,000,000
2004	5,000,000
2005	10,500,000
2006 and thereafter	4,500,000
	29,000,000
Less - current portion	(5,000,000)
	<u>\$24,000,000</u>

On November 6, 2001, the board of directors approved the issuance of domestic unsecured bonds with an aggregate principal amount of \$15,000,000. The issuance of the domestic unsecured bond has been approved by the Securities and Futures Commission of ROC (SFC). As of January 18, 2002, the issuance is still in process.

SHAREHOLDERS' EQUITY

The Company has issued 259,006 thousand American Depositary Shares (ADS) as of December 31, 2001. The number of common shares represented by the ADSs is 1,295,031 thousand shares.

The SFC has, on January 4, 2002, approved the Company's sponsership of the offer by certain existing shareholders of up to 350,000 thousand common shares in the form of ADSs. The decision to sponser the offering of common shares in the form of ADSs was approved by the Board of Directors on December 3, 2001. The offering is still in process as of January 18, 2002.

Capital surplus except for that arising from the application of the equity method of accounting, pursuant to ROC Company Law, can only be used to offset a deficit or transferred to capital (as a stock dividend). Such transfer from capital surplus to capital can only be made once a year at a specific percentage. An amendment to the ROC Company Law issued on November 14, 2001, limited the nature of the capital surplus that can be used to offset a deficit or transferred to capital (as a stock dividend) to those

that arise from donations (donated capital) and those attributable to the excess of the issue price over the par value of capital stock issued.

The Company's Articles of Incorporation provide that the following shall be appropriated from annual net income (less any deficit):

- a. 10% legal reserve;
- b. Special reserve in accordance with relevant laws or regulations;
- c. Bonuses to directors and supervisors and to employees equal to 1% and at least 1% of the remainder, respectively;
- d. Dividends to holders of preferred shares equal to a 3.5% annual rate, based on the period during which the preferred shares have been outstanding:
- e. The appropriation of the remaining balance after the above shall be decided at the shareholder's meeting:

These appropriations of net income shall be resolved by the shareholders in the following year and given effect in the financial statements of that year.

Dividends are distributed in cash and/or in the form of shares of stock. Since the Company is in a capital-intensive industry, distribution of profits shall be made preferably by way of stock dividend. The total of cash dividend paid (in any given year) should not exceed 50% of total dividends paid and/or distributed.

The aforementioned appropriation for legal reserve shall be made until the reserve equals the aggregate par value of the Company's outstanding capital stock. The reserve can only be used to offset a deficit, or, when its balance has reached 50% of the aggregate par value of the outstanding capital stock of the Company, up to 50% thereof can be distributed as stock dividend.

Pursuant to existing regulations promulgated by the Securities and Futures Commission, a special reserve equivalent to the debit balance of any account shown in the shareholder equity section of the balance sheets, other than the deficit, shall be made from unappropriated retained earnings. The special reserve shall be adjusted accordingly based on the debit balance of such accounts as at year-end. As of December 31, 2001, prior year's accumulated deficit in the amount of \$1,803,168 from WSMC is included in the unappropriated retained earnings.

Under the Integrated Income Tax System that became effective on January 1, 1998, ROC resident shareholders are allowed a tax credit for the income tax paid by the Company on earnings generated starting January 1, 1998. An Imputation Credit Account (ICA) is maintained by the Company for such income tax and the tax credit allocated to each shareholder. The maximum credit available for allocation to each shareholder cannot exceed the balance shown in the ICA on the date of distribution of dividends.

The Company issued 1,300,000 thousand unlisted Series A - preferred shares to certain investors. The foregoing preferred shares will be redeemed within thirty months from their issuance. The terms and conditions in respect to the issuance of the preferred

shares provides that, until the shares are redeemed, their holders:

- a. Are entitled to receive cumulative cash dividends at an armual rate of 3.5%.
- b. Are not entitled to receive any stock dividends (whether declared out of unappropriated earnings or capital surplus).
- c. Have priority over the holders of common shares to the assets of the Company available for distribution to shareholders upon liquidation or dissolution of the Company. However, the preemptive rights to the assets shall not exceed the issue value of the shares.
- d. Have voting rights similar to that of the holders of common shares.
- e. Have no right to convert their shares into common shares.

10. PENSION PLAN

The Company has a pension plan for all regular employees, which provides benefits based on length of service and average monthly salary for the final six months of employment.

The Company contributes at an amount equal to 2% of salaries every month to a Pension Fund (the "Fund"). The Fund is administered by a pension fund monitoring committee (the "Committee") and deposited in the Committee's name in the Central Trust of China.

The changes in the fund and accrued pension cost are summarized as follows:

	•	2001	2000
a.	Components of pension cost		
	Service cost	\$ 417,967	\$ 376,689
	Interest cost	95,920	91,234
	Projected return on plan assets	(43,968)	`
	Amortization	8,300	8,300
		<u>\$ 478,219</u>	<u>\$_449.548</u>
b.	Reconciliation of the fund status of the plan and accrued pension cost		
	Benefit obligation		
	Vested benefit obligation	\$ <i>7</i> 39	\$ -
	Nonvested benefit obligation	1,024,525	763,879
	Accumulated benefit obligation	1,025,264	763,879
	Additional benefits based on future salaries	<u>1,407,014</u>	1,550,009
	Projected benefit obligation	2,432,278	2,313,888
	Fair value of plan assets	(<u>835,583</u>)	$(\underline{661,099})$
	Funded status	1,596,695	1,652,789
	Unrecognized prior service cost	-	-
	Unrecognized net transitional obligation	(157,691)	(165,991)
	Unrecognized net gain	415,849	22,737

	Additional liability		
	Accrued pension cost	<u>\$1,854,853</u>	<u>\$1.509,535</u>
c.	Actuarial assumptions		
	Discount rated used in determining present values Future salary increase rate Expected rate of return plan on assets	5.0% 5.0% 5.0%	6.0% 6.0% 6.0%
d. e. f.	Contributions to pension fund Funds transferred from TASMC and WSMC Payments from pension fund	\$ 131,894 \$	\$ 95,932 \$ 173,339 \$ 1,458

11. INCOME TAX BENEFIT

a. A reconciliation of income tax expense - current before tax credits and income tax expense on income before income tax at statutory rate is shown below:

	2001 2000
Income tax expense base on "income before income tax" at statutory rate Tax-exempt income Temporary difference	(\$ 2,664,679) (\$12,760,503) 1,089,000 7,770,000 (<u>993,679</u>) (<u>49,497</u>)
Income tax expense - current before tax credit	(<u>\$ 2.569,358</u>) (<u>\$ 5.040,000</u>)

The statutory rate for 2001 and 2000 were 25% and 20%, respectively.

b. Income tax benefits consist of:

	2001	2000_
Income tax expense - current before tax credits Additional 10% on the unappropriated earnings Income tax credits Other income tax Income tax for the current year Net change in deferred income tax assets (liabilities)	(\$ 2,569,358) (319,000) 2,888,358 (16,318) (16,318)	(88,024) 5,128,024
for the period Investment tax credits Temporary differences Valuation allowance Adjustment of prior years' taxes	144,925 (1,874,945) 5,570,797	,
Deferred income tax assets and liabilities consisted of	\$ 3.824,459 f:	<u>\$_1,268,600</u>

2000 2001

Current:

Investment tax credits Less - valuation allowance	\$ 2,347,000 \$ 8,422,000 - (300,000)
	<u>\$ 2,347,000</u>
Noncurrent:	
Investment tax credits	\$21,710,461 \$15,490,536
Temporary differences	(<u>2,493.755</u>) (<u>618,810</u>)
• •	19,216,706 14,871,726
Less - valuation allowance	(<u>3,041,636</u>) (<u>8,312,433</u>)
	<u>\$16,175,070</u> <u>\$ 6,559,293</u>

The effective tax rates for deferred income tax as of December 31, 2001 and 2000 were 17.56% and 7.54%, respectively.

d. Integrated income tax information:

The balances of the imputation credit account (ICA) as of December 31, 2001 and 2000 were \$9,365 and \$5,888, respectively.

The tax credit ratio computed as of December 31, 2001 was 0.02% while the tax credit on earnings as of December 31, 2000 on dividend distributed in 2001 was 0.01%.

The imputation credit allocated to each shareholder shall be based on the balance in the ICA on the date of distribution of dividends; thus the expected creditable ratio for 2001 may be adjusted according to the difference between the expected and actual imputation credit allowed under the regulation.

- e. The unappropriated retained earnings as of December 31, 2001 and 2000 included the earnings generated up to December 31, 1997 of \$4,827.
- f. Unused investment tax credits arising from purchase of machinery and equipment, and research and development expenditures as of December 31, 2001 will expire as follows:

Year of Expiry	Amount
2002	\$ 4,487,894
2003	5 <i>,</i> 500 <i>,77</i> 8
2004	10,720,895
2005	3,347,894
	\$24.057.461

g. The income from the following projects and services is exempt from income tax:

Tax-Exemption Period

Expansion of first and second manufacturing plants-modules A and B, third manufacturing plant and

1999 to 2002

fourth manufacturing plant, and construction of fifth manufacturing plant

Expansion of the seventh manufacturing plant

1998 to 2001

h. The tax authorities have examined income tax returns of TSMC through 1999, excluding 1998. However, TSMC is contesting the assessment of the tax authority for 1992, 1993, 1996 and 1997.

12. RELATED PARTY TRANSACTIONS

The Company engages in business transactions with the following related parties:

- a. Industrial Technology Research Institute (ITRI); the Chairman of the Company is one of the directors of ITRI
- b. Philips Electronics N.V. (Philips); a major shareholder
- c. Subsidiaries

TSMC International Investment (TSMC-BVI)

TSMC - North America

TSMC - Europe

TSMC - Japan

d. Investees

Vanguard International Semiconductor Corporation (VIS) Systems on Silicon Manufacturing Company Pte Ltd. (SSMC)

- e. TSMC Technology, a subsidiary of TSMC-BVI
- f. WAFERTECH, LLC, an indirect subsidiary of TSMC-BVI

The transactions with the aforementioned parties, in addition to those disclosed in other notes, are summarized as follows:

	2001		2000	
	Amount	%	Amount	%
<u>For the year</u> Sales				
Philips and its affiliates	\$ 2,389,257	2	\$ 5,289,927	3
VIS	1,177,094	1	17,012	-
ITRI	114,546	-	198,146	-
SSMC	48,972	-	-	-
WAFERTECH, LLC	3,111	<u> </u>	30,816	_
	<u>\$ 3,732,980</u>	_3	<u>\$ 5,535,901</u>	_3
Purchase				
WAFERTECH, LLC	\$ 6,797,817	37	\$13,296,633	37
VIS	3,801,975	22	6,572,110	19
SSMC	42,984			· -

	\$10.642.776	<u>59</u>	<u>\$19,868,743</u>	<u>_56</u>
Rental expense – JTRI	<u>\$ 161.604</u>	_11	<u>\$ 161,575</u>	<u>14</u>
Manufacturing expenses				
Technical assistance fee - Philips	\$ <u>2.418,276</u>	100	<u>\$_2,137,175</u>	<u>86</u>
realised appliance for a ring p	9 <u>147 1 2 3 1 44 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 </u>			
Marketing expenses				
Commission				
TSMC - North America	\$ 1,028,725	42	\$ 994,686	34
TSMC - Japan	194,696	8	165,087	5
TSMC - Europe	124,384	5	143,461	5
Service Charge TSMC – North America	118,648	5	118,852	4
15MC - North Affence	110,040		116,602	_==
	\$ 1,466,453	_60	\$ 1.422,086	<u>48</u>
Sales of property, plant and equipment		-=	0	
VIS	\$ 268,871	79	\$ 87,189	37
WAFERTECH, LLC	24,645	7		
	<u>\$ 293,516</u>	<u>_86</u>	<u>\$ 87,189</u>	<u>37</u>
Non-operating income	\$ 95.284		e 150.247	~
SSMC WAFERTECH, LLC	\$ 95,284 4,612	3	\$ 152,347 1,749	3
VIS VIS	467	_	5,604	_
Others	-	-		_
	<u>\$ 100,363</u>	3	<u>\$ 159.738</u>	3
At end of the year				
Receivables				
VIS	\$ 320,179	61	\$ 159,890	16
Philips and its affiliates	116,499	22	643,604	65
ITRI	37,383	7	56,078	6
WAFERTECH, LLC	25,251	5	20,361	2
SSMC	20,671	4	89,154	9
TSMC Technology	3,878	_1	25,728	_2
	\$ 523.861	<u>100</u>	\$ 994,815	<u>100</u>
Prepaid expense and other current asset				
Advance rent – ITRI	<u>\$ 42,664</u>	_2	\$ <u>42,664</u>	<u>_6</u>
Payables	6 00 7 (4 (
WAFERTECH, LLC VIS	\$ 81 <i>7,</i> 6 1 6	39	\$ 1,487,181	34
	548,472 499,331	26 24	1,808,964 797,375	42 18
Philips and its affiliates TSMC – North America	499,331 136,443	2 4 7	166,063	10 4
TSMC - Rorth America TSMC - Europe	54,601	3	66,343	2
TSMC - Japan	15,355	1	16,165	_
TSMC Technology	10,318	_	4,487	_
SSMC	470	_ _ -		

<u>\$ 2.082,606</u> <u>100</u> <u>\$ 4.346.578</u> <u>100</u>

Sales to related parties are based on normal selling prices and collection terms, except for disposal of properties and technical service, which were in accordance with the related contracts.

The amount payable to WAFERTECH, LLC represents the costs of finished goods purchased by TSMC. The costs of finished goods purchased were calculated in accordance with the related contractual agreements.

13. SIGNIFICANT LONG-TERM OPERATING LEASES

The Company leases from ITRI the land, building and certain machinery and equipment of its first manufacturing facility under agreements that will expire in March 2002. The annual rent under such agreement amounts to \$161,604.

The Company leases the land where its 2nd through 14th manufacturing facilities are located from the Science-Based Industrial Park Administration. The related agreements will expire on various dates from March 2008 to December 2020 and have annual rentals aggregating \$208,716. The agreements can be renewable upon their expiration.

Future annual minimum rentals under the aforementioned leases are as follows:

Year	Amount
2002	\$ 249,117
2003	208,716
2004	208,716
2005	208,716
2006	208,716
2007and thereafter	1,789,500
	<u>\$2,873.481</u>

14. SIGNIFICANT COMMITMENTS AND CONTINGENCY AS OF DECEMBER 31, 2001

The Company's commitments and contingency as of December 31, 2001 are as follows:

- a. Under a Technical Cooperation Agreement with Philips, as amended on May 12, 1997, the Company shall pay technical assistance fees as a percentage of net sales, as defined in the agreement, of certain products. The agreement shall remain in force up to July 9, 2007 and thereafter be automatically renewed for successive periods of three years. Under the amended agreement, the fee is subject to deduction by the amounts the Company pays to any third party for settling any licensing/infringement issue after the first five-year period of the amended agreement, provided that the fee after reduction will not be below a certain percentage of the net selling price.
- b. Subject to certain equity ownership and notification requirements, Philips and its affiliates can avail themselves each year of up to 30% of the Company's production

capacity.

- c. Under a technical cooperation agreement with ITRI, the Company shall reserve and allocate up to 35% of certain of its production capacity for use by the Ministry of Economic Affairs (MOEA) or any other party designated by the MOEA.
- d. Under several foundry agreements, the Company shall allocate a portion of its production output for sale to certain major customers from whom guarantee deposits of US\$205,949 thousand had been received as of December 31, 2001.
- e. Under a Shareholders Agreement entered into with Philips and EDB Investments Pte Ltd. dated March 30, 1999, the parties agreed to: (a) form a joint venture company to be named Systems on Silicon Manufacturing Company Pte Ltd. (SSMC) for the purpose of constructing an integrated circuit foundry in Singapore, (b) set SSMC's total authorized capital at about S\$1.2 billion, and, (c) allow the Company to invest in 32% of SSMC's capital. As of December 31, 2001, the aggregate amount of investments from these parties has not reached S\$1.2 billion. The Company and Philips committed to buy a specific percentage of the production capacity of SSMC. If any party defaults on the agreement and the capacity utilization of SSMC falls below a specific percentage of its total capacity, the defaulting party should compensate SSMC for all related unavoidable costs.
- f. Provision of technical services to SSMC under a Technical Cooperation Agreement (the "Agreement") entered into on May 12, 1999. The Company receives compensation for such services computed at a specific percentage of net selling prices of specific products sold by SSMC. The Agreement remains in force for ten years and is automatically renewed for successive periods of five years unless pre-terminated by either party under certain conditions.
- g. The Company provides a guarantee for loans of US\$268,000 thousand, US\$40,000 thousand and US\$440,000 thousand obtained by TSMC Development, Inc., TSMC-North America and WAFERTECH, LLC, respectively.
- h. Under a Technical Transfer Agreement with National Semiconductor Corporation ("National") entered into on June 27, 2000, TSMC shall receive payments for the technology transferred to National. The agreement will remain in force for ten years. After expiration this agreement will be automatically renewed for successive periods of two years unless pre-terminated by either party under certain conditions.
- i. The Company entered into a Manufacturing Agreement with Vanguard International Semiconductor Corp. ("VIS"). VIS agrees to reserve certain capacity to manufacture for the Company certain devices based on logic or other technologies required by the Company's customers, at a discount to the selling prices as agreed by the parties. The Company paid \$1,200,000 thousand to VIS as a Security Bond. VIS shall return portions of the Bond without any interest to the Company upon the purchase of the wafers by the Company. The contract will remain in force for five years.
- j. Under a patent license agreement, the Company has entered into a cross license arrangement for certain semiconductor patents with a US-based company for a term starting from October 26, 2001 through December 31, 2006. TSMC shall pay

royalty fees to the such company.

- k. Unused letter of credits as of December 31, 2001 were \$1,200 thousand.
- 1. As of December 31, 2001, unused credit lines for short-term loans were NT\$6,430,000 thousand and U5\$300,000 thousand.
- m. As of December 31, 2001, unused credit lines for long-term loans were NT\$3,000,000 thousand and US\$37,750 thousand.

15. ADDITIONAL DISCLOSURES

Following are the additional disclosures required by the SFC for TSMC and investees:

- a. Financing provided: Please see Table 1 attached:
- b. Endorsement/guarantee provided: Please see Table 2 attached;
- c. Marketable securities held: Please see Table 3 attached;
- Marketable securities acquired and disposed of at costs or prices of at least NT\$100 million or 20% of the paid-in capital: Please see Table 4 attached;
- e. Acquisition of individual real estates at costs of at least NT\$100 million or 20% of the paid-in capital: Please see Table 5 attached;
- f. Disposal of individual real estates at prices of at least NT\$100 million or 20% of the paid-in capital: None;
- g. Total purchase from or sale to related parties amounting to at least NT\$100 million or 20% of the paid-in capital: Please see Table 6 attached;
- Receivable from related parties amounting to at least NT\$100 million or 20% of the paid-in capital: Please see Table 7 attached;
- Names, locations, and related information of investees on which the Company exercises significant influence: Please see Table 8 attached;
- j. Financial instrument transactions:
 - 1) Derivative financial instruments

The relevant information on the derivative financial instruments entered into by the Company is as follows:

a) Open forward exchange contracts as of December 31, 2001

	Currency	Ar	ntract nount ousand)		ir Value housand)	Settlement Date		laturity nousand)
Seli	US\$	· US\$	17,912	NT\$	618,206	Jan. 2002	NT\$	620,600
Sell	US\$	US\$	783,000	NT\$	26,985,688	Jan. 2001-Mar.2002	NT\$	27,013,402

Payables from forward exchange contracts (shown in the balance sheet as part of "Other current liabilities" account) as of December 31, 2001 aggregated to \$397,117. Net exchange loss for the year ended December 31, 2001 was \$1,872,979.

The net assets or liabilities that have been hedged by the above forward exchange contracts are as follows:

	· P	mount
	(T)	nousand)
Accounts receivable	US\$	518,984
Accounts payable	US\$	169,664
Time deposits	US\$	707,416

b) Interest rate swaps

The Company has entered into interest rate swap contracts to hedge exposure to rising interest rates on its floating rate long-term loans. These significant transactions are summarized as follows:

Contract Date	Period	Amount (<u>Thousand</u>)
April 28, 1998	May 21, 1998 to May 21, 2003	US\$2,000,000
April 29, 1998	May 21, 1998 to May 21, 2003	1,000,000
June 26, 1998	June 26, 1998 to June 26, 2003	1,000,000
June 26, 1998	July 6, 1998 to July 6, 2003	1,000,000

Interest expenses on these transactions for the year ended December 31, 2001 were \$473,413.

c) Option contracts

The Company has entered into foreign currency option contracts to hedge risks of exchange rate fluctuations arising from its anticipated U.S. dollar cash receipts from its export sales or Japanese Yen obligations related to its importation of machinery and equipment.

Outstanding option contracts as of December 31, 2001 were as follows:

Contract	Currency	Contract Amount (Thousand)	Carrying Fair Value Yaluc (Thousand)	Strike Price	Mahurity
Put option sell	EUR	EUR 293,000	(\$ 39,500) (\$252,833)	0.8940 ~ 0.9340 (EUK/US\$)	Jan Feb., 2002

For the year ended December 31, 2001, the Company realized premium income of \$328,254 and premium expense of \$93,522.

d) Transaction risk

- Credit risk. The banks, which are the counter-parties to the foregoing derivative financial instruments, are reputable financial institutions. Management believes its exposures related to the potential default by those counter parties are low.
- ii) Market price risk. All derivative financial instruments are intended as hedges for fluctuations in currency exchange rates on the Company foreign currency denominated receivables or payables and interest rate fluctuations on its floating rate long-term loans. Gains or losses from forward exchange contracts are likely to be offset by gains or losses from receivables and payables. Interest rate risks are also controlled as the expected cost of capital is fixed. Thus, market price risks from exchange rate and interest rate fluctuations are minimal.
- iii) Liquidity and cash flow requirements. The cash flow requirements on the derivative instruments are limited to the net differences between the spot rates and contracted forward rates at settlement dates (for forward contracts); and amounts payable arising from the differences in the rates (for interest rate swap contracts). Also, options may not have to be exercised at all in cases where the strike price is higher than the related market price at exercise dates. Management believes that the foregoing requirements are not material.

2) Fair value of financial instruments

	2001		2000	
	Carrying		Carrying	
	Amount	Fair Value	Amount	Fair Value
Non-derivative financial instruments				
Assets				
Cash and cash equivalents	\$33,403,706	\$33,403,706	\$35,664,440	\$35,664,440
Receivable from related parties	523,861	523 <i>,8</i> 61	994,815	994,815
Notes and Accounts receivable	20,134,218	20,134,218	30,460,489	30,460,489
Long-term investments	32,869,391	36,333,066	33,422,010	36,485,083
Pledged deposits	25,356	25,356	46,856	46,856
Refundable deposits	772,912	772,912	967,985	967,985
Liabilities				
Payable to related parties	2,082,606	2.082,606	4,346,578	4,346,578
Accounts payable	1,123,894	1,123,894	7,989,953	7,989,953
Payables to contractors and				
equipment suppliers	12,367,319	12,367,319	24,392,400	24,392,400
Bonds	29,000,000	29,703,063	29,000,000	29,035,803
Guarantee deposits	7,210,972	7,210,972	7,086,379	7,086,379
Derivative financial instruments				
Forward exchange contracts (buy)	-		1,984,740	1,978,998
Forward exchange contracts (sell)	28,031,119	27,603,894	20,802,311	20,788,804
Interest rate swaps	26,969	(343,088)	1,601	234,017
Option	(39,500)	(252,833)	-	(456,068)

Fair values of financial instruments were determined as follows:

- a) Short-term financial instruments carrying values.
- b) Long-term investments -- market value for listed companies and net equity value for the others.

- c) Refundable deposits and guarantees deposits carrying values.
- d) Long-term bank loans based on forecasted cash flows discounted at interest rates of similar long-term liabilities. Bonds payable is discounted at present value. Fair values of other long-term liabilities are also their carrying values as they use floating interest rates.
- e) Derivative financial instruments based on the quotations from banks.

The fair values of non-financial instruments were not included in the fair values disclosed above. Accordingly, the sum of the fair values of the financial instruments listed above does not equal the fair value of the Company.

16. SEGMENT FINANCIAL INFORMATION

a. Export sales

<u>Area</u>	2001	2000
America Asia Europe	\$ 63,896,732 23,874,375 	\$ 81,686,803 42,906,968 11,360,517
	<u>\$ 95,294,980</u>	<u>\$135,954,288</u>

The export sales information is presented by billed regions.

b. The Company only has one customer that accounts for at least 10% of its total sales. The sales to such customer amounted to \$21,789,769 in 2001 representing 17% of its total sales. The sales, however, to such customer amounted to only \$10,307,244 in 2000 representing only 6% of total sales.

TABLET

TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD. AND INVISTEES

For the Year Ended December 31, 2001
For the Year Ended December 31, 2001
(Amounts in Thousand New Tatwar Delian; United Otherwise Specified)

Firement	Contphry's Financing Amount Limits (USA in Thousand)	US\$ 779,968 (Nute 1)	\$ 4.410,000 (Note 3)
	Transaction R		•
Collaberal	Valua	se:	
ES CE	Ben		
	Allowanze far Bud Debi		`
	Firmuing Resort	Operating capital	Prepayments for product development
	Caterral Kate	7.75.X	
_	Meximum Balance Finding Balance for Use Period (USS in Thousand)	US\$ 14,662	
	Meximum Beland for the Period (USS in Thousand)	US\$ 14,660	\$ 1,232
	Financing Limit for Bach Bacrowing Company	,	(Z #0N)
	Phantlel Statement Account	Other receivables	Prepara page rates
	No. Firstning Name CounterParty	TSA(C-BVi TSAIC Technology	VIS Halding
	Financing Name	TSAIC-AVI	VIS
	ż	-	7

Note 1: Not exceeding the travel capital of the Company.

Nute. 2. Not exceeding 10% of the island copies of VIS for each transaction entity, and also limited to 30% of the Israed capital of each transaction entity.

Note 3: Not exceeding 20% of the facual capital of VIS.

	alue or EValue Note in and)	188,5K1 64,360 54,872	158	7,894 5,705 11,319	2,800	258	226,541	8,726	1,236 123,797 519 672 3 135	90 344 172 10.126 2.073	1.743
	Market Value or Net Asset Value (USS in Thousand)	3 2 €	05\$	85 45 45 15 45 45 16 45 45 16 45 45 16 45 45 16 45 45 16 45 45 16 45 16 16 45 16 45	USS	Ŕ	7 850 7 2	LISS	55 55 55 55 55 55 55 55 55 55 55 55 55		Ś
31, 2001	Percentage of 1	9 m 0	001	35	100	100	8.		1 - 1 - 1 - 1 - 1		,
December 31, 2001	g Verlue Sim Fand)	177,000 64,360 38,716	1691	7,894 5,705 10,047	2,800	258	226,541	7,357	520 5,350 472 1,643 135	344 271 2,672 244,2	326
C	Carrying Value (USS in Thousand)	-	Ŕ	SSA SSA SSA	· 於	350	US\$ 7	ŧsn	USS USS USS USS USS USS	8 8 8 8 8 6 6 8 6 8 8	Ŕ
	Shares (Thousand)	16,500 267 3,357	89	23,168		DIR	•	495	297 3,413 1,668 30 542	13,268 13,268 13,660	1,023
	Financial Statement Account	Long-term investment Long-term investment Long-term investment	Cong-term investment	Long-term Investment Long-term investment Stort-term investment	Long-term investment	Ling-bern investment	Long-term investment	Short-term investment	Short-term investment Short-term investment Short-term investment Long-term investment Long-term investment Long-term investment Long-term investment	Long-term investment Long-term investment Long-term investment Long-term investment	Long-bern investment
	Relationship with the Company	Investec Investee Investee	Subsidiary of VIS Associates Inc. Long-term investment			Investee	Investee of TSMC Development Rate its chairman is also chairman of TSMC	Parent Company	11111		
	Marketable Securities Type and Name	MEGIC Corporation From Factor, Inc. United Technology Co., Ltd.	Stack VIS Investment Holding, Inc.	Eguity Silicon Valley Equity Pund Silicon Valley Equity Pund II ABN AMRO Bank Equity Certificate	P <u>und</u> Grand Palace Trust	Stock VIS Micro, Inc.	Speck Wafbrtech, LLC	ADM TSMC	Sugek Silkeon Irrage, Inc. Marvell Technology Group I.td. Silkeon Labo Ratories Chang Yi Technology Divio Capella Microsysterus, Inc.	Equator I censologies, Inc. Binpower Tel Networks, Inc. Ubtworn, Inc. Global Test Corp. Chip Strate	Ritch Tech
	Held Сотралу Name	VIS	VIS Associates Inc.			VIS investment Holding, Inc.	TSMC Development	TSMC Partners	Investar Semiconductor Development Pand Inc.		Rich Tech

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						December 31, 2001	31, 2001			
Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Account	Shares (Thousand)	Carrying Value (USS in Thousand)	g Vafue 5 in sand)	Percentage of Ownership	Market Value or Nei Asset Value (US\$ in Thousand)	Jalue or et Value in and)	Note
Investar Semiconductor Descloration Find Inc	Preferred stock Internated Memory Loric Inc.		Long-term investment	1,831	Sen	1,809	•	ASS	3,055	
	Divio (Next wave)	•	Long-term investment	299	ASS.	ŝ	•	533	2,233	
	SiRP Technology Inc.		Long-term investment	906	1 65	1,333	•	3 5	1,858	
	Rise	1	Long-term investment	0099	ß	2005		Š	1,5g	
	Capella hilocoystems, Inc.	•	Long-term investment	1,383	ŝ	1,298		8	1,660	
	Sensory, Inc.	•	Long-term invostment	X (2), (ŝ	1,250	•	8	657	
	Equator Technologies, Inc.	•	Long-term investment	<u></u>	8	1,338		3	75	
	Light Speed Semiconductor Corporation	•	Long-term investment	2252	ŝ	3,064		ss i	1	
	Empower Tel Networks, Inc.	•	Loug-ferm investment	3,640	<u> </u>	5,128	1	250	1 25	
	Ubicom, Inc.	•	Lang-terra investment	1,056	3	196	,	8	2,433	
	RapidStream	•	Long-term investment	2,056	3	1,050		3 !	7,286	
	Tropian, Inc.	•	Long-term investment	1,758	S C	233	1	8	2396	
	Sonics, Inc.		Long-lerm investment	3,082		3,082	•		3,082	
	Pko Turbo, Inc.	•	Long-term investment	1,050	8	1,250		<u>\$</u>	1,300	
	Atheros, Inc.	•	Long-term investment	1,607	\$	3,593		ŝ	50,6	
	Nano Amp Solutions, Inc.	•	Long-term investment	Z :	35	200	•	3 3	006,1	
	Formfactor, Inc.	•	Long-term investment	267	S	200		£ 1	3,600	
	Monulithic Power Systems, Inc.	1	Long-term Investment	1252	3	200	•	3 2	90,40	
	Mensic, Inc.		Long-term investment	77.77	3	00C 1	•	3	1697	
_	Reflectivity, Inc.	1.	Long-term investment	748V	3 5	7,000	•	ĝ :	2,000	
	Signin	•	Lang-leim investment	DYY'S	R to		•	200	2,700	
	Match Lab, Inc.	•	Long-term investment	6/6/2	R Z		•	2 S	1 100	
	HINT Corporation	,	ויסשול-וביוש שואפשרוויה		3 2	3 2		3 Z	55.1	
	Creosys, Inc.	•	Long-term investment	78,5	3 5	905		3 19	£ 55	
	uncerna Design Systems, nu.	•	man and an	1	}	}				
	Bond Kloe	ń	Lang-lerm investment	•	\$6n	300	•	\$50	300	
	٠									
Investor Servicenductor	Shork				110	1 124	,	ğ	2,660	
Development Fund (II) Inc.	HPL Aquistion Corporation	•	Short-term investment	7505	3 2	1717	٠.	3 5	657	
	Process Lectunology	ı	Congression myseument	3	3 5	3 2	•	3 2	120	
	Charles lectrology Corporation		Long-barm investment	282	3 5	1.139	•	3	139	
	Kriming 11 technology	•	Will Strain and Strain	ì	}	ì				
	Preferred stock								-	
	Ornega Band, Inc.	•	Long-term investment	1389	3	1,250	,	3	3	
	Metrolic, Inc.	,	Long-term investment	2,289	8	95	•	3	7489	
	OEpic, Inc.	1	Long-term investment	2,696	R C	2,500	•	3	3,023	
	Equator Technologies, Inc.	•	Long-term investment	£	第	<u>E</u>	•	\$	5	
	Namo Amp Solutions, Inc.	i	Long-term investment	220	<u> </u>	9		8	96,	
	RapidStream, Inc.	i	Long-lerm investment	246	<u> </u>	1,057	•	3	7027	
	Signula Technologies, Inc.	•	Long-term investment	200	5	S S		Ĉ	0KZ	

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						December 31, 2001	31, 2001				_
Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Account	Shares (Thousand)	Carrying Value (US\$ in Thousand)	y Value Fin and)	Percentage of Ownership	Market Net Ass (US Thou	Manket Value or Net Assel Value (USF in Thousand)	Note	
Investar Semiconductor	Advanced Analogic Technology, Inc.	•	Long-term investment	87	8	1,261		क्र	1,261		
Development Pund (II) Inc.	Y-MEDIA Corporation	1	Long-term investment	281	ß	1,500	•	\$ S	1,500		
	Monlithic Power Systems, Inc.	•	Long-term investment	674	ğ	1,515		ŧs C	1,515		
	Railnk Technology, Inc.	•	Long-leam investment	1,833	ĝ	1,500	•	SS	1,767		
	Sonics, Inc.	•	Long-term investment	3,082	鹭	3,0B2	•	85	3,082	,	
	Newport Opticom, Inc.	,	Long-term investment	1,157	1	1204		33	ą		
	Gillicon Data, Inc.	•	Long-term Investment	200	Ŕ S	320	,	850	720		
	Capella Microsystems, Inc.	,	Long-term Investment	900	23	000′1	•	2	1,000		_
	Angstron Systems, Inc.	,	Lang-term investment	1,567	ŝ	750		S S	730		
	Tropain, Inc.	•	Long-term Investment	1.464	8	2,000		\$	2,000		
	SIRP Technology, Inc.	ı	Long-term investment	70	SS)	131		Ŝ	131		
	Match Lab, Inc.	•	Long-term investment	313	Š	250		\$	250		_
	OEpic, Inc.	,	Long-term investment	ı	\$	ī	•	ns t	'		_
	Bond		one laun immediation	4	¥	707	•) IES	192		
	Uniega baild, inc.		Long-term investment	Z Z	3	245	•	3	58		_
-	, 100 tages, 100.		0,11		i						
Bruerging Alliance Fund	Slock						,		-		
	Global Investment Holding luc.	Investee	Long-term investment	10,00%	œ.	100,000	Þ	4	onn'nor		
	Preferred attick										_
	Ouake Technologies, Inc.	,	Long-term investment	467	努	1,000	-	138	1,000		
	Pixim Inc.	ı	Long-term investment	893	US\$	2,500	c	5	2,500		_
	Newport Options, Inc.	•	Long-term investment	362	\$S.	1,000	•	<u>\$</u>	1,000		_
	Net Loric Microsystems, Inc.	•	Long-term investment	2 09	ŝ	1,850		3	1,850		
	Outckilver Technology, Inc.	•	Long-term Investment	3,320	3	3,500	59	res Cest	3,500		
	Beanse Communication, Inc.	,	Long-term investment	1,741	3	250	n	\$\$ 	1,500		
	Litchfield Communications	•	Long-term investment	3,799	Š	0007	9	8	7000		_
			ı								
									-		-,

TAINAN SELLICONDUCTOR MANUFACTURING COMPANY LTD. AND INVESTEES

AKARKETABLE SECURLITES ACQUIRED AND DISPOSED OF AT COOSTS OR PRICES OF AT LEAST NTFLOO MILLION OR 20% OF THE PAID-IN CAPITAL.

Por the Year Ended December 31, 2007

(Amounts in Thomsond New Tolwan Dollan, Under Otherwise Specified)

					Beginning Balance	Belgace	Arquistion	Hion		17th	Mapatal		Brdi	Brding Bolance	8
Company Name	Markeinble Securities Type and Name	Financial Statement Account	Counter-Party	Nature of Relationship	Shores (Thowsend)	Amount	Shares (Thousand)	Acnount (USS in Thomserid)	Shares (Thousand)	Arreitnt	Carrying Value	Gain (Lass) on Visposs	Sheres (Thousand)		Amount (U3f In Thousend) (Note I)
ISHC	Slock Emerging Allance Fund Systems on Silloon Manufecturing	Long-term investment Leng-term investment	Einecpling Allianos Pund SENIC	Subsidiary Investor	. 8	123,570	ž iz	3,553,862	. •		ç		` <u>R</u>	* .	748,617
	Company (Soute)	Long-term laves branch	Annkor Technology		50,003	Sing,000	i	Ī	00000	995,748	500,000	(104,252)	- <u>5</u> -	- ;	,
	Acikor Teduology	Long-term investment	Amkor Tedunology	•	•	,	28	250,748	1				- 506		280.748
Foreigng Albume Fund	Foreigng Albianz Fund 2003 Global (ventruent holding, Inc.	Long-bern investment	Global Ivestment holding. Inc.	,	,	٠	10,000	100/000	•	, –			006'01		100,800
	Convertible Commercial Paper VM Labs, Inc.	Long-term investment	VM Labe, Inc.	•	,	•	1	00V4 #STA	•	US\$ 1,000	1554 4,000	(000/645(1)	~		•
<u>8</u> ,	Fitzek VIS Associates Inc.	Lang-term treestoness	Schridtery		ML/12	464.077	005'21	597,783	,)	-	41.070		902,999
	Bond Fund Quang Ban	Short term divestment	•	,	,	•	35,548	9000005	901.7 10.00	100,263	100,000	SS 28	25 ZE		4D0 CC0
	YOUNG DIE DIEGOLIA MZ	Short-term investment Short-term investment Short-farm investment	, , ,	. , ,			49,017	960,000	20,73	3412,698	300,000				20,000
	FUBON JU-I Capibl Save Income	Short-term investment Short-term investment					31,397	200,000	31,397	627,729	020/02	2,789		.,,	
•	Home Run	Short-lean Investment	j	,	•	•	118,10	000059	51.811	656,159	000,000	_	_	$\overline{}$	•
VS Assectates Inc.	ABN AMRO Bank Equity Cettificater Shurt-term investment	Short-term investment				•	323,168	210'01 \$5N				-	P91,65	<u> </u>	10,047
Investor Semiconductor Development Fund, Inc.	nveStar Semtoorducter Development Fund, Inc. Marvell Technology Group Ltd.	Short-terra investment Short-term investment	, ,	1 1	165	US\$ 650	1.1	1.1	37 [2]	USB 7.474 USB 38,094	USS 640 USS 1,229	0 US\$ 6,814 9 US\$ 36,865	5 3/13		3,360
	Preferred Strucks Lora Notivertes, Inc.	Short-term investment	•	,	1544	US# 772	•	•	150 HZ	USA \$1700	3 50	772 USS 7,398			,
Investa Senironductor Development	South, Inc.	Long-term investment			•		3,082	US\$ 3,052		•		1	3,062	7 ng	3,002
Fund (D) Inc.								1				\downarrow		-	7

Note 1: The ending bolance Included the recognition of the Inventorani income (loss) by the equity method and the accumulated translation addustracin.

Note 2. Disposal princinduded #115,000 in cosh and the agreed exchange \$65 thousand shares of Ambor Technology on the disposal day worth \$280,746.

TABLES

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TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD. AND INVESTEES

ACQUISTITON OF INDIVIDUAL REAL ESTATES AT COSTS OF AT LEAST NTRIOD MILLION OR 20% OF THE PAID-IN CAPITAL.
For the Year Ended Deccenber 31, 2001
(Amounts in Thousand New Tainean Deliars, Unless Otherwise Specified)

										į		2000	
						Nathana 14	Prior	Franciscon of N	Clared Countery	er y	Defen Defendence		Other Comp
		Transaction Transaction	Transaction		Counter-Payly	The same of the sa	ľ	-	Actual Ac	Amount	1	Activition	
COCHEMNY NAME	Company Name Property	2	Amount	FAYDVAN JEINI		Relationship	5	Klattorem	MINISTER POR				
		3								_			
			4 1/5 000	Demond on the properties of	Property of China Construction	٠	A/N	N/A	K/Z	V/N	Public bidding Mounfacturing	Securacturing	None.
TSINC	Fath 12 and others Jan. 10, 2001 \$ 345,000 the construction	Jan. 144, 2001	nortes e	the emetraction	21.65							burbase	Ment
				,	_	,	K/A	W/W	N/A	۷ ۷	Public bidding Manufacturing	JANUTACEULUS	a no
		Jan. 29, 2001	476,200	476,200 Depend on the progress w	Ta Isla County of the							backase	
					_						•••		

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TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD. AND INVESTHES

TOTAL PURCHASE FROM OR SALE TO RELATED PARTIES AMOUNTING TO AT LEAST NTS 100 MILLION OR 20% OF THR PAID-IN CAPITAL

For the Year Brided December 31, 2001
(Amounts in Thousand New Teiner Dollare, Unless Otherwise Specified)

				Tra	Transaction Details	Detalls	Ab	Abnormal Transaction	Note/Accounts Payable or Receivable	ınts eivable	1	
Company Name	R Related Party	Nature of Relationship	Purchase/ Sale	Amount % to	7.8 to	Payment Terms	Undi Price	Payment Terms	Ending Balance	% to Total	IMMI	
TSMC	PWIIps and its offiliates Major shareholder		Sales	\$2,389,257	(Note 1) 2	Net 30 days from tavoice	None	None	\$ 116,499	ឌ		
	VIS	Livestee	Sales	1,177,094	-	Net 45 days from monthly	None	None	320,179	9		
	ITRI	e chairman is one of its	Sales	114,546	,	Net 45 days from monthly	None	None	37,383	7		
	WAFERTECH, LLC	Indirections Indirect investee of the subsidiary	Purchase	4,797,817	37	Net 30 days from manthly	None	None	(817,616)	39		
	VIS	(Lawrence	Purchase	3,801,975	22	Net 45 days from monthly closing date	None	None	(548,472)	78		
						.				<u> </u>		

Note 1: Percentage for sales is of gross sales and percentage for purchases is of the total purchases of material and finished goods.

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TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD. AND INVESTBES

RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL
December 31, 2001
(Amounts in Thousand New Talwan Dollars, Unless Otherwise Specified)

							A mariana Danasiana		
						Overdue	ALIMINIS NACEDIACO	Allowance for flad	95
									;
Company Name	Related Party	Nature of Relationship	Ending Balance	Turnover Rafe	Amount	Action Taken	In Subsequent	Debts	
•		4							_
							4-1-1	,	
						A seminants dominant on account receivables	\$ 92345	·	_
		Tarrenton	C21 U 120	∀ /Z		Westername delimited the account of the second		,	_
JY12	A.S.	TUNCALCC	100000		00000	A majorite demand on according recolusion	80.559	,	
		1 4 1 6 All all days	116 400	27.09.43		Aceigna deligation of account account			1
	Phillips and its affillates	Mayloy Endicatorine	Trans.		Ì				

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TAIWAM SEMICONDUCTOR MANIFACTURING COMPANY LTD. AND INVESTEES

NAMES, LICCATIONS, AND RELATED INFORMATION OF INVESTEES ON WHICH THE COMPANY EXERCISES SIGNIFICANT INPLUENCE

December 31, 2001

(Amounts in Thousend New Teinan Dollans, Unless Operated)

				Original Investment Amount	ment Amount	Velapce	Belence as of Occepher 31, 200	31, 2001	Net Income	Testachenon		
lavester Company	Investiga Company	Location	Misin Businesses and Products	Dec. 31, 2001 Dec. 31, 2009	Dec. 31, 2000	Shares (Thousand)	Percentage of Ownership	Carrythg Volue	(Lots) of the Investment	Catin (Loss)	₹	
	TSMC - North Arogade	San Jose, Californda, U.S.A.	Marketing and engineering support	8 33,718	#LZ323	11,000 11	9	\$ 786,062	\$ 1500	\$ 560	Subsidiary	
		Amsterdam, The Netherlands	Marketing and engineering rupport	2,960	7,960	•	<u>5</u>	10,147	(2	420	Substaliany	
	TSMC - Japan	Yekoluna, Inpan	Marketing and engineering support	H3,760	35,142	•	DE)	80,756	(683)	183	Subsidian	
		Hsh-Chu, Talwan	AC Design and manufacturing	6,500,640	0,970,640	556.133	ឯ	3,377,926		(226,910)	Investre	
		Torbola, British Virgin Islands	Investment	24,766,785	24,159,558	\$36,677	231	19,987,614		(4,855,844)	Sutwidlery	
		Halpel, Tolwan	Investment	100,000	100,000	•	ħ	16.72		17.740	Investiga	_
		Talpet, Talwan	Investment	100,000	100,000	•	ង	158,252		(9,292	Investee	
	Kung Cherug Investment	Talpet, Telwan	lavestment	100,000	100,000	•	ង	177,612	76,241	090'61	Investmen	
		_	Investment	100,000	100,001	•	ξQ	156,691		13,901	Investmen	_
		3.	investment	100,000	BRUCOO	•	ង	157,362		19,151	faver-ne	
		_	Investment	100,000	100/00	•	Ю	[6[X/99]		28,439	myestee	
		Toetola, British Virgin Islands	Глинати	10,300	055,01	ŝ	3	3,002,377		501/79C.2	Subsidiary	
	SEXC	Singapore	Manufacturing the wafer	HK 9B6¥	1,432,462	5	32	2,900,967		(080/22/1	Trvelee	
	Emerging Alisance Fund	Cayman lulands	Investment	837,045	٠	1	16	741.617		(\$26,612) Substellary	Subatellary	
												_

TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD. AND INVESTIES

ENDORSEMENT/GUARANTHE PROVIDED For the Year Ended December 31, 2001 (Atrounts in Thousand New Telwan Dollars, Unless Otherwise Specified)

		Counter-Party	urty	I Imbe on Bach			Voltro of Collaboral	Ratio of Accumulated	Mavimin
	Endorsement/Guarantee Provider	Name	Nature of Relationship (Note 2)		Maximum Balance for the Period (US\$ in Thousand)	Ending Balance (US\$ in Thousand)	Property, Plant and the Equipment (Note 3)	Amount of Collateral to Net Equity of the Labert Financial Statement	Property, Plant and to Net Equity of the Equipment (Note 3) Elast Financial (Note 3)
•	TSIMC	TSMC Development Inc.	8	(Note 4)	Z6L/646.6 \$	\$ 9,379,732	49	3.28%	\$ 54,397,659
		TSMC - North America	2		1,399,960	096'66'1	ı	0.51%	
		WAFRITECK LLC	6		15,399,560	15,399,560	•	5.56%	

Note 1: 30% of the issued capital of the Company.

Note 2: The No. 2 represents a subsidiary in which TSMC holds directly over 50% of the equity interest.

The No. 3 represents an anvestee in which TSMC holds directly and inducetly over 50% of the equity interest.

Note 3: Promisenty notes for collateral.

Note 4: Not exceeding 10% of the issued capital of the Company, and also limiting to the issued capital of the transaction entity, unless otherwise approved by the board of directors.

TABLE3

TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY LTD. AND INVESTBES

MARKHIABLE SECURINES HELD December 31, 2001 (Amusin in Thousand New Taiwan Dollers, Unless Otherwise Specified)

					December 31, 2001	31, 2001		
Held Cornpany Name	Marketable Securities Type and Name	Relationship with the Company	Pinandal Statement Account	Shares (Thousand)	Cerrying Value (USS in Thousand)	Percentage of Ownership	Market Value Net Axxel Value (USS in Thousand)	Note
TSMC	Stock TSMC - North America	Subsidiary	one-term investment	11,000	\$ 786.062	100	\$ 786.062	
	TSMC - Burope	Subsidiary	Long-term investment	•		100		
_	TSMC-Japan	Subsidiery	Long-term investment	9	80,156	100	90,156	
	VIS	Investee	Long-term investment	556,133	3,377,526	22	029'995'9	
	TSMC-BVI	Subsidiary	Long-term investment	\$36.67Z	19,987,814	200	19,987,814	
	ISBNC FERRINGS	Lovestee	Long-term investment	301	2.907.967	32	2,907,967	
	Errerging Alliance Fund	Subsidiary	Long-term investment	•	741,617	66	741,617	
	Taiwan Mask Corp.	,	Long-term investment	7,782	32,129	2	183,658	
	United Technology Co., Ltd.		Long-term investment	16,783	199,564	11	274,107	
_	Shin-Etsu Handotai Taiwan Co, Ltd.	•	Long-term investment	10,500	103/200	4	118,726	
	W.K. Technology Fund IV	•	Long-term inventment	000'9	20,000	7	64,855	
	Hon Tang Ventures Capital	•	Long-term investment	15,000	150,000	9	139,086	
	Amkor Technology	•	Long-term investment	90%	280,744	1	287,610	
	Certificate					į		
	ro member myestantan	TUARRE	Long-term investment	•	17/161	3 1	#7/%)	
_	Chi Ham Investment	Investee	Long-bern investment	•	767/961	ล	767,901	
	Kung Cherng Investment	Investee	Long-berm investment	•	177,812	23	177,812	
	Chi Cherng Investment	Investor	Long-lerm Investment		156,694	22	156/694	
	Hein Ruey Investment	Investee	Long-term investment		157,352	ដ	157,352	
	Chemg Huei Investment	Investee	Long-term investment	•	166,639	ង	166,639	
	Smiltv							
	Crimson Asla Capital Fund	•	Long-term investment	•	160'42	N/A	160'12	-
	Hortzun Vertures Pund	•	Long-term investment	· ·	125,701	N/A	125,701	
Clif Cherne Investment	3005						-	
	TSIMC	Major shareholder	Short-term investment	3,023	98,282	,	259,173	

(Porward)

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						2000		
					December 31, 2001	21, 2001		_
Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Fingwial Statement Account	Shares (Thousand)	Carrying Value (US\$ in Thousand)	Percentage of Ownership	Market Value or Net Asset Value (US\$ in Thousand)	Note
Chi Cherng Investment	Ceristicate Po Cherry Investment Chi Hain Investment Hain Ruey Investment Kung Cherry Investment Cherry Investment	Major shaveholder Major shareholder Major shareholder Major shareholder Major shareholder	Long-term investment Long-term investment Long-term investment Long-term investment Long-term investment	000'9 000'9 000'9 000'9	\$ 98,834 94,951 94,811 106,687 99,983	51 51 51 51 51	\$ 99,834 94,951 94,411 106,687 99,983	
Kung Cherng Investment	Speck TISMC	, Major aharettold <i>e</i> r	Short-term investment	6,758	226,819	1	565,937	
	Certificate Po Cheng Investment Chi Hain investment Chi Cherng Investment Hain Ruey Investment Cheng Huel Investment	Major shareholder Major shareholder Major shareholder Major shareholder Major shareholder	Long-berm investment Long-berm investment Long-berm investment Long-berm investment	000'9 000'9 000'9	98,834 94,951 94,017 94,411 99,983	2 2 2 2 E	98,834 94,951 94,017 94,411 99,983	
Po Cherug Investment	Slock TSMC	Major shareholder	Shar-Lern investment	4,240	1,67,508	,	355,058	Pledge 150 Thousand Shares
Chemz Huei Investmen	Certificity Cal Haln Investment Chi Cherry Investment Hain Ruey Investment Kuny Cherry Investment Cherry Huel Investment Stock	Major shareholder Major ahareholder Major ahareholder Major ahareholder Major ahareholder	Long-term investment Long-term investment Long-term investment Long-term investment	000'9 000'9 000'9 000'9	94,951 94,017 94,017 106,687 99,983	88 88 85 85	94,951 94,017 94,411 106,687 99,983	
	TSMC Certificate Po Charng Investment Chi Hair Investment Chi Cherng Investment Hsin Ruey Investment Kung Chorng Investment	Major shareholder Major shareholder Major shareholder Major shareholder Major shareholder Major shareholder	Slust-term investment Long-term investment Long-term investment Long-term investment Long-term investment Long-term investment	4,917 6,000 6,000 6,000 6,000 6,000	198,896 98,834 94,957 94,017 94,411	. ភភភភភ	98,834 94,931 94,617 94,411 106,687	411,724 [Pledge 1,600] [Thousand Shares 98,834] 98,931 94,911
Chi Hain Investment	Stock TSMC	Major shareholder	Shortern investment	3,561	747,961	-	298,220	

					a	December 31, 2001	1, 2001		-	
Held Company Name	Markelable Securities Type and Name	Relationship with the Company	Financhal Statement Acrount	Shures (Thousand)	Carrying Value (US\$ In Thousand)		age of rship	Market Net Ass (US Thou	Market Value Net Asset Value (US\$ in Thursand)	Note
Oul Hsin Investment	Certificate Po Cherry Livestment Chi Cherry Livestment Hain Ruey Investment Kurg Cherry Investment Cherry Huel investment	Major ahareholder Major shareholder Major shareholder Major shareholder Major shareholder Major shareholder	Long-term investment Long-term investment Long-term investment Cong-term investment Long-term investment	000'9 000'9 000'9 000'9	**	98,634 94,017 94,411 106,687 99,783	88 81 81 81 81 81 81	4	98,834 94,017 94,411 106,687 99,983	
Hain Ruey Investment	Sect. TSMC	Major shareholder	Short-term investment	1,407		966,996	•		117,836	
	Certifiak Po Chemg Investment Chi Hsin Investment Chi Chemg Investment Kung Chemg Investment Chemg Huei Investment	Major shareholder Major sharehelder Major shareholder Major shareholder Major shareholder	Long-term investment Long-term investment Long-term investment Long-term investment Long-term investment	. 000'9 000'9 000'9 000'9	.	98,834 94,931 94,017 116,687 99,983	15 15 15 15 15		98,834 94,951 94,017 106,687 99,983	
TSMC-BVI	<u>Stuck</u> Investar Semiconductor Development Rund In-	Subsidiary of TSMC-BVI	Long-term investment	45,000	Sn	65,203	26	150	65,200	
	Investor Sentionductor Development Fond (1) Inc.	Subsidiary of TSMC-BVI	Long-term investment	45,000	is Si	45,766	46	USS	45,766	
	TSMC Development Inc.	Subsidiary of TSMC-BVI and its chairman is also TSMC's	Long-term investment	-	z şş	201,231	100	183 2	162,102	
	TSMC Tectmology Inc.	Subsidiery of TSMC-BVI and its chalman is also TSMC?	Long-term investment		RS CR	1,591	100	USS	1,591	
-	3DFX Interactive Inc.		Long-term Investment	99	\$ 97	192	•	ns\$	8	
VIS	Bond fund Gung Ban Yuan Da Duo Li #2 FHE TP ROC	1,1	Short-leam Investment Short-term Investment Short-term investment	28,409 26,278 25,923	~ m ni	40,000 350,000 350,000	, , ,		401,960 352,466 335,763	
	Stock VIS Associates Inc. PowerChlp Semiconductor Inc. Broon Technology Inc. Waisin Technology Inc.	Subsidiary Investee Investee Investee	Long-term investment Long-term investment Long-term investment Long-term investment	41,070 202,185 5,617 34,551	500	902,999 2,651,236 2,75,766 414,481	109 9 3.	8	902,999 3,267,269 281,864 358,864	